Fill in this information to identify the case:			
United States Bankruptcy Court for the:			
Southern District of Texas			
(State)			
Case number (if known):	Chapter11		

Official Form 201

Voluntary Petition for Non-Individuals Filing for Bankruptcy

04/19

If more space is needed, attach a separate sheet to this form. On the top of any additional pages, write the debtor's name and the case number (if known). For more information, a separate document, *Instructions for Bankruptcy Forms for Non-Individuals*, is available.

1.	Debtor's Name	<u>McDe</u>	rmott Internat	ional, Inc.					
2.	All other names debtor used in the last 8 years	N/A							
	Include any assumed names,								
	trade names, and <i>doing</i> business as names								
3.	Debtor's federal Employer Identification Number (EIN)	72-059	93134						
4.	Debtor's address	Principal p	lace of busine	ess		Mailing ad of busines	dress, if differe s	ent from pr	incipal place
		757 North	Eldridge Park	way					
		Number	Street	-		Number	Street		
						P.O. Box			
		Houston, 1	Гехаs 77079						
		City		State	Zip Code	City		State	Zip Code
						Location o	f principal ass lace of busine	ets, if diffe ss	rent from
		Harris Cou	ınty				01 1		
		County				Number	Street		
						City		State	Zip Code
5.	Debtor's website (URL)	www.mcde	ermott.com						
6.	Type of debtor	□ Corpora	ation (including	Limited Liab	ility Company	(LLC) and Limite	ed Liability Partr	nership (LLF	P))
		☐ Partners	ship (excluding	LLP)					
		☐ Other. S		•					

Del	btor McDermott Internation	nal, Inc.		C	ase num	ber (if known)			
	Name								
7.	Describe debtor's business	A. Ch	eck One:						
		☐ He	Health Care Business (as defined in 11 U.S.C. § 101(27A))						
		☐ Sir	Single Asset Real Estate (as defined in 11 U.S.C. § 101(51B))						
		□ Ra	ilroad (as def	ined in 11 U.S.C. §	101(44))				
		☐ Sto	ockbroker (as	defined in 11 U.S.C	C. § 101(5	53A))			
		☐ Co	mmodity Bro	ker (as defined in 11	U.S.C.	§ 101(6))			
		☐ Cle	earing Bank (as defined in 11 U.S	S.C. § 78	1(3))			
		⊠ No	ne of the abo	ve					
		B. Ch	eck all that ap	oply:					
		☐ Ta	x-exempt ent	ity (as described in 2	26 U.S.C	. § 501)			
			restment com 30a-3)	pany, including hed	ge fund o	or pooled investme	ent vehicle (as de	efined in 15 U.S.C.	
		☐ Inv	estment advi	sor (as defined in 15	5 U.S.C.	§ 80b-2(a)(11))			
		<u>ht</u>	tp://www.usc	American Industry C ourts.gov/four-digit-r ivities for Mining)				describes debtor. See	
8.	Under which chapter of the	Check	One:						
	Bankruptcy Code is the debtor filing?	☐ Ch	apter 7						
	dobtor ming.	☐ Ch	apter 9						
		⊠ Ch	apter 11. Ch	eck all that apply:					
				Debtor's aggregate insiders or affiliate 4/01/22 and every	s) are les	ss than \$2,725,62		debts owed to tt o adjustment on	
			☐ The debtor is a small business debtor as defined in 11 U.S.C. § 101(51D). If the debtor is a small business debtor, attach the most recent balance sheet, statement of operations, cash-flow statement, and federal income tax return, or if all of these documents do not exist, follow the procedure in 11 U.S.C. § 1116(1)(B).						
			×	A plan is being file		·	3	- ()()	
				Acceptances of the		•	tition from one o	more classes of	
				creditors, in accord					
				Securities and Exc	change C 934. File	commission accordent to the Attachment to	ding to § 13 or 15 or 15 or 15 or 15	K and 10Q) with the 5(d) of the Securities tion for Non-Individuals with this form.	
				The debtor is a she 12b-2.	ell compa	any as defined in t	he Securities Ex	change Act of 1934 Rule	
		☐ Ch	apter 12						
9.	Were prior bankruptcy cases filed by or against the debtor within the last 8 years?	⊠ No □ Yes.	District _		When	MM/DD/YYYY	Case number		
	If more than 2 cases, attach a separate list.		District _		When	MM/DD/YYYY	Case number		
10.	Are any bankruptcy cases pending or being filed by a	□ No ⊠ Yes.	Debtor \$	See Rider 1			Relationship	Affiliate	
	business partner or an affiliate of the debtor?		_	Southern District of	f Teyas				
	List all cases. If more than 1, attach a separate list.		Case number		. 10,443		When	1/21/2020 MM / DD / YYYY	

Debtor	McDermott Internati	ional, Inc.			Case number (if	known)					
	Name										
11. Why is	s the case filed in <i>this</i>	Check all th	nat apply:								
distric	:t?	immed									
		☑ A banl	kruptcy case conce	erning deb	tor's affiliate, gener	al partner, or pa	artnership is pend	ding in this district.			
posse	the debtor own or have ession of any real rty or personal property	⊠ No □ Yes. A	nswer below for ea	ach propei	ty that needs imme	diate attention.	Attach additiona	l sheets if needed.			
	eeds immediate	v	hy does the prop	perty nee	d immediate attent	tion? (Check al	ll that apply.)				
attent	ion?		It poses or is a safety.	lleged to p	oose a threat of imm	ninent and ident	tifiable hazard to	public health or			
			What is the ha	zard?							
			It needs to be	physically	secured or protecte	ed from the wea	ther.				
		Г		example, li	ods or assets that overtock, seasonal o						
			_	т орионо).							
		V	here is the prop	erty?	Number	Street					
				_	Number	Olicci					
				_							
					City		State	Zip Code			
		ls	the property ins	ured?							
] No								
			Yes. Insurance	e agency							
			Contact r	name							
			Phone								
	Statistical and	d administrati	ve information								
	r's estimation of ble funds	Check one:									
avalla	bie iulius				to unsecured credi						
		☐ After any	administrative exp	penses are	e paid, no funds will	be available for	r distribution to u	nsecured creditors.			
	ated number of	□ 1-49			00-5,000		25,001-50,000				
credit	ors	□ 50-99 □ 100-19	aa		01-10,000 ,001-25,000		50,001-100,000 More than 100,0				
		□ 100-13 □ 200-99		□ 10	,001-23,000		wore man 100,	500			
15. Estima	ated assets	□ \$0-\$50	0.000	□ \$1	,000,001-\$10 millior	n 🗆	\$500,000,001-\$	1 hillion			
			01-\$100,000		0,000,001-\$50 millio		\$1,000,000,001				
			001-\$500,000		0,000,001-\$100 mill		\$10,000,000,00				
		□ \$500,0	001-\$1 million	□ \$1	00,000,001-\$500 m	illion \square	More than \$50 I	OIIIION			

¹ The Debtors' estimated assets, liabilities, and number of creditors noted here are provided on a consolidated basis.

				-		orgo . c	
Debtor McDermott International, Inc.			Case number (if known)				
16. Estimated liabilities		\$0-\$50,000		\$1,000,001-\$10 million	1	\$500,00	0,001-\$1 billion
		\$50,001-\$100,000		\$10,000,001-\$50 million	1		000,001-\$10 billion
		\$100,001-\$500,000		\$50,000,001-\$100 million		□ \$10,000	,000,001-\$50 billion
		\$500,001-\$1 million		\$100,000,001-\$500 million	n	☐ More that	an \$50 billion
Request for Re	elief, Dec	laration, and Signature	es				
WARNING Bankruptcy fraud is	a seriou	s crime. Making a false	statem	ent in connection with a ban	kruptcy	case can res	sult in fines up to
\$500,000 or impriso	onment fo	or up to 20 years, or both	ı. 18 U	I.S.C. §§ 152, 1341, 1519, a	nd 3571.		
17. Declaration and signature of authorized representative of		e debtor requests relief i ition.	n acco	rdance with the chapter of tit	tle 11, Ur	nited States	Code, specified in this
debtor	l h	ave been authorized to fi	ile this	petition on behalf of the deb	tor.		
	l h	ave examined the inform	ation ir	n this petition and have a rea	asonable	belief that t	he information is true and
		rect.		. and pounds and navo a roo		201101 111011	
l	declare i	under penalty of perjury	that the	e foregoing is true and correc	ct.		
	Fx	ecuted on 1/21/202	20				
	LX	MM/ D		ΥΥ			
	×	/s/ John R. Castella			lo	hn R. Caste	llana
		Signature of authorize		esentative of debtor		d name	HIGHO
		J					
		Title Authorized Si	gnato	' y			
9. Ciamatura of attarnay	×				Data		
8. Signature of attorney	•	/s/ Matthew D. Cave			Date -	1/21/20	
		Signature of attorney f	or deb	tor		MM/DD/Y	YYY
		Matthaw D. Cavanau	a b				
		Matthew D. Cavenau Printed name	gn				
			_				
		Jackson Walker L.L.I Firm name	Р.				
		1401 McKinney Stree					
		Number	Stre	:			
		Houston				Texas	77010
		City			;	State	ZIP Code
		(713) 752-4200			1	mcavenauc	ıh@jw.com
		Contact phone					address
		24062656		Τa	xas		
		Bar number		State			
		· · · · · · · · · · · · · · · · · ·		2.310			

Official Form 201A (12/15)

IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	_
In re:) Chapter 11
MCDERMOTT INTERNATIONAL, INC.,)) Case No. 20()
Debtor.)) _)
Attachment to Voluntary Petition for Non-In-	dividuals Filing for Bankruptcy under Chapter 11
If any of the debtor's securities are registered undenumber is 001-08430	er Section 12 of the Securities Exchange Act of 1934, the SEC file
The following financial data is the latest available in September 30, 2019	nformation and refers to the debtor's condition on
(a) Total assets	\$ 8,754,000,000
(b) Total debts (including debts listed in 2.c., below)	\$ 9,863,000,000
(c) Debt securities held by more than 500 holders	N/A Approximate number of holders:
secured unsecured subordinated	\$
secured unsecured subordinated	\$
secured ☐ unsecured ☐ subordinated ☐ secured ☐ unsecured ☐ subordinated ☐	\$
secured unsecured subordinated	\$ \$
(d) Number of shares of preferred stock	860,083 ¹
(e) Number of shares of common stock	193,081,2242
Comments, if any: McDermott International, Inc. do	es not and cannot know the precise number of beneficial
holders of any of the debt securities it has issued and do	es not believe that any such securities are held by more than
500 holders.	
	tt International, Inc. provides engineering, procurement,
_construction, and installation ("EPCI") and technology se founded in 1923 and is headquartered in Houston, Texas.	ervices for customers in the energy industry. The company was
voting securities of debtor:	ctly owns, controls, or holds, with power to vote, 5% or more of the
BlackRock, Inc. (11.7%); The Vanguard Group (10.32%); C Dimensional Fund Advisors LP (5.11%)	Snatterjee Management LP (10.03%);

¹ As of January 21, 2020.

² As of January 21, 2020.

Fill in this informa	tion to identify the case:		
United States Bank	ruptcy Court for the:		
	Southern District of Texa	as	
Case number (#	(State)		
Case number (if known):		Chapter	11

Rider 1 Pending Bankruptcy Cases Filed by the Debtor and Affiliates of the Debtor

On the date hereof, each of the entities listed below (collectively, the "<u>Debtors</u>") filed a petition in the United States Bankruptcy Court for the Southern District of Texas for relief under chapter 11 of title 11 of the United States Code. The Debtors have moved for joint administration of these cases under the case number assigned to the chapter 11 case of McDermott International, Inc.

McDermott International, Inc.	850 Pine Street LLC	A & B Builders, Ltd.
Aiton & Co Limited	Arabian CBI Co Ltd.	Arabian CBI Tank Manufacturing Company Ltd.
Asia Pacific Supply Co.	Atlantic Contingency Constructors II, LLC	Atlantis Contractors Inc.
Catalytic Distillation Technologies	CB&I (US) Holdings, Limited	CB&I Brazil Holdings, Inc.
CB&I Canada Ltd.	CB&I Clearfield, Inc.	CB&I Cojafex B.V.
CB&I Connecticut, Inc.	CB&I Constructors Limited	CB&I El Dorado, Inc.
CB&I Energy Services, LLC	CB&I Europe B.V.	CB&I Fabrication, LLC
CB&I Finance Company Limited	CB&I Financial Resources LLC	CB&I Global Operations International, Pte. Ltd.
CB&I Global Operations US Pte. Ltd.	CB&I Global, L.L.C.	CB&I Group Inc.
CB&I Group UK Holdings	CB&I Holdco International, LLC	CB&I Holdco, LLC
CB&I Holdings (UK) Limited	CB&I Holdings B.V.	CB&I Houston 06 LLC
CB&I Houston 07 LLC	CB&I Houston 08 LLC	CB&I Houston 09 LLC
CB&I Houston 10 LLC	CB&I Houston 11 LLC	CB&I Houston 12 LLC
CB&I Houston 13 LLC	CB&I Houston LLC	CB&I International One, LLC
CB&I International, Inc.	CB&I International, LLC	CB&I Lake Charles, L.L.C.
CB&I Laurens, Inc.	CB&I LLC	CB&I London
CB&I Matamoros, S. de R. L. de C.V.	CB&I Middle East Holding, Inc.	CB&I Nederland B.V.
CB&I North Carolina, Inc.	CB&I Offshore Services, Inc.	CB&I Oil & Gas Europe B.V.
CB&I Paddington Limited	CB&I Power Company B.V.	CB&I Power International, Inc.
CB&I Power Limited	CB&I Power, LLC	CB&I Project Services Group, LLC
CB&I Rio Grande Holdings, L.L.C.	CB&I Rio Grande Valley Fabrication & Manufacturing, L.L.C.	CB&I Rusland B.V.
CB&I Singapore Pte. Ltd.	CB&I Storage Tank Solutions LLC	CB&I STS Delaware LLC
CB&I STS Holdings LLC	CB&I Tyler LLC	CB&I UK Limited
CB&I Walker LA, L.L.C.	CBI Americas Ltd.	CBI Company B.V.
CBI Company Ltd.	CBI Company Two B.V.	CBI Constructors Pty. Ltd.
CBI Eastern Anstalt	CBI HOLDCO TWO INC.	CBI Overseas (Far East) Inc.
CBI Overseas, LLC	CBI Panama, S.A.	CBI Services, LLC
CBI UK Cayman Acquisition Limited	CBI US Holding Company Inc.	Central Trading Company Ltd.
Chartering Company (Singapore) Pte. Ltd.	Chemical Research and Licensing, LLC	Chicago Bridge & Iron (Antilles) N.V.
Chicago Bridge & Iron Company	Chicago Bridge & Iron Company	Chicago Bridge & Iron Company (Delaware)
Chicago Bridge & Iron Company B.V.	Chicago Bridge de México, S.A. de C.V.	Comet II B.V.
Constructors International, L.L.C.	CSA Trading Company Ltd.	Eastern Marine Services, Inc.
EDS Equipment Company, LLC	Environmental Solutions (Cayman) Ltd.	Environmental Solutions Holding Ltd.
Environmental Solutions Ltd.	HBI Holdings, LLC	Highland Trading Company, Ltd.
Horton CBI, Limited	Howe-Baker Engineers, Ltd.	Howe-Baker Holdings, L.L.C.
Howe-Baker International Management, LLC	Howe-Baker International, L.L.C.	Howe-Baker Management, L.L.C.
Hydro Marine Services, Inc.	International Consultants, L.L.C.	J. Ray Holdings, Inc.
J. Ray McDermott (Aust.) Holding Pty. Limited	J. Ray McDermott (Norway), AS	J. Ray McDermott (Qingdao) Pte. Ltd.

J. Ray McDermott De Mexico, S.A. De	J. Ray McDermott Far East, Inc.	J. Ray McDermott Holdings, LLC
C.V.	J. Ray McDeffilott Fai East, inc.	J. Ray McDermott Holdings, LLC
J. Ray McDermott International Vessels, Ltd.	J. Ray McDermott International, Inc.	J. Ray McDermott Solutions, Inc.
J. Ray McDermott Technology, Inc.	J. Ray McDermott Underwater Services, Inc.	J. Ray McDermott, S.A.
Lealand Finance Company B.V.	Lummus Arabia Ltd Co.	Lummus Consultants International Limited
Lummus Consultants International LLC	Lummus Gasification Technology Licensing LLC	Lummus Technology B.V.
Lummus Technology Heat Transfer B.V.	Lummus Technology International LLC	Lummus Technology LLC
Lummus Technology Overseas LLC	Lummus Technology Services LLC	Lummus Technology Ventures LLC
Lutech Project Solutions B.V.	Lutech Projects B.V.	Lutech Resources B.V.
Lutech Resources Canada Ltd.	Lutech Resources Inc.	Lutech Resources Limited
Matrix Engineering, Ltd.	Matrix Management Services, LLC	McDermott (Amazon Chartering), Inc.
McDermott Arabia Company Limited	McDermott Asia Pacific Pte. Ltd.	McDermott Asia Pacific Sdn. Bhd.
McDermott Australia Pty. Ltd.	McDermott Blackbird Holdings, LLC	McDermott Caspian Contractors, Inc.
McDermott Cayman Ltd.	McDermott Eastern Hemisphere, Ltd.	McDermott Engineering, LLC
McDermott Finance L.L.C.	McDermott Gulf Operating Company, Inc.	McDermott Holdings (U.K.) Limited
McDermott International Investments Co., Inc.	McDermott International Management, S. de RL.	McDermott International Marine Investments N.V.
McDermott International Trading Co., Inc.	McDermott International Vessels, Inc.	McDermott Investments, LLC
McDermott Marine Construction Limited	McDermott Marine Mexico, S.A. de C.V.	McDermott Middle East, Inc.
McDermott Offshore Services Company, Inc.	McDermott Old JV Office, Inc.	McDermott Overseas Investment Co. N.V.
McDermott Overseas, Inc.	McDermott Serviços Offshore do Brasil Ltda.	McDermott Subsea Engineering, Inc.
McDermott Subsea, Inc.	McDermott Technology (2), B.V.	McDermott Technology (3), B.V.
McDermott Technology (Americas), Inc.	McDermott Technology (US), Inc.	McDermott Technology, B.V.
McDermott Technology, LLC	McDermott Trinidad Ltd	McDermott, Inc.
Netherlands Operating Company B.V.	North Atlantic Vessel, Inc.	North Ocean 105 AS
Novolen Technology Holdings C.V.	Nuclear Energy Holdings, L.L.C.	Oasis Supply Company, Ltd.
Oceanic Contractors, Inc.	Offshore Pipelines International, Ltd.	OPI Vessels, Inc.
Oxford Metal Supply Limited	Pike Properties II, Inc.	Pipework Engineering and Developments Limited
Prospect Industries (Holdings) Inc.	S C Woods, L.L.C.	Servicios de Fabricacion de Altamira, S.A. de C.V.
Servicios Profesionales de Altamira, S.A. de C.V.	Shaw Beneco, Inc.	Shaw Connex, Inc.
Shaw Dunn Limited	Shaw E & I International Ltd.	Shaw Energy Services, Inc.
Shaw Fabricators, Inc.	Shaw Far East Services, LLC	Shaw Group UK Limited
Shaw Home Louisiana, LLC	Shaw International Inc.	Shaw International Management Services Two, Inc.
Shaw JV Holdings, L.L.C.	Shaw Managed Services, LLC	Shaw Management Services One, Inc.
Shaw NC Company, Inc.	Shaw Nuclear Energy Holdings (UK), Inc.	Shaw Overseas (Middle East) Ltd.
Shaw Power Delivery Systems, Inc.	Shaw Power Services Group, L.L.C.	Shaw Power Services, LLC
Shaw Power Technologies, Inc.	Shaw Process Fabricators, Inc.	Shaw Services, L.L.C.
Shaw SSS Fabricators, Inc.	Shaw Transmission & Distribution Services International, Inc.	Shaw Transmission & Distribution Services, Inc.
SparTEC, Inc.	TVL Lender II, Inc.	Varsy International N.V.
Whessoe Piping Systems Limited		
TTHOUSE I IPING CYCICING LITHICG	1	I

Fill in this information to identify the cas	e:	
Debtor name McDermott International,	Inc.	
United States Bankruptcy Court for the:	Southern District of Texas	
Case number (If known):	(State)	

Official Form 204

holders of the 50 largest unsecured claims.

Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders

12/15

A list of creditors holding the 50 largest unsecured claims must be filed in a Chapter 11 or Chapter 9 case. Include claims which the debtor disputes. Do not include claims by any person or entity who is an *insider*, as defined in 11 U.S.C. § 101(31). Also, do not include claims by secured creditors, unless the unsecured claim resulting from inadequate collateral value places the creditor among the

Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
		services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff ¹	Unsecured claim	
UMB BANK, N.A. ATTN: MARINER KEMPER, CHAIRMAN, PRESIDENT AND CHIEF EXECUTIVE OFFICER 1010 GRAND BOULEVARD KANSAS CITY MO 64106	UMB BANK, N.A. ATTN: MARINER KEMPER, CHAIRMAN, PRESIDENT AND CHIEF EXECUTIVE OFFICER PHONE: 816-842-2222 FAX: 816-860-3689	10.625% Notes due 2024				\$1,398,222,222	
GREENSILL CAPITAL UK LTD ATTN: LEX GREENSILL, CEO; JAMES DORAN, MD ONE SOUTHAMPTON STREET COVENT GARDEN LONDON WC2R OLR UNITED KINGDOM	GREENSILL CAPITAL UK LTD ATTN: LEX GREENSILL, CEO; JAMES DORAN, MD PHONE: 44-20-3436-2000 EMAIL: JAMESD@GREENSILL.COM	Working Capital Financing				\$34,798,024	
H BUTTING GMBH CO KG ATTN: STEFAN FUß, PERSONNEL MANAGEMENT BUTTING GROUP 3 GIFHORNER STRAßE 59 KNESEBECK 29379 GERMANY	H BUTTING GMBH CO KG ATTN: STEFAN FUß, PERSONNEL MANAGEMENT PHONE: 49-5834-50-0 EMAIL: ANDREA.KIEL@BUTTING.DE; STEFAN.FUSS@BUTTING.DE	Trade Payable				\$28,132,766	

¹ The Debtors reserve the right to assert setoff and other rights with respect to any of the claims listed herein.

	Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditorcontact	Nature of claim (for example, trade debts, bank loans, professional services, and	Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.			
			government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff ¹	Unsecured claim	
4	BOMAC CONTRACTORS LTD ATTN: RONALD W. HARRIS, VICE PRESIDENT AND CHIEF FINANCIAL OFFICER BEAUMONT OFFICE - CORPORATE OFFICE 1020 LINDBERGH DRIVE BEAUMONT, TX 77707	BOMAC CONTRACTORS LTD ATTN: RONALD W. HARRIS, VICE PRESIDENT AND CHIEF FINANCIAL OFFICER PHONE: 409-842-2125 EMAIL: RONALD.HARRIS@BO-MAC.COM	Trade Payable				\$13,561,121	
5	ST CORPORATION ATTN: TAKASHI SUZUKI, PRESIDENT AND CEO 1-4-10 SHIMO-OCHIAI, SHINJUKU WARD TOKYO 161-8540 JAPAN	ST CORPORATION ATTN: TAKASHI SUZUKI, PRESIDENT AND CEO	Trade Payable				\$12,922,019	
6	TRINIDAD OFFSHORE FABRICATORS UNLIMITED ATTN: JAVED MOHAMMED, GENERAL MANAGER LABDICO INDUSTRIAL ESTATE, 7B ST. NEW JERSEY, BRIGHTON LA BREA TRINIDAD, WEST INDIES	TRINIDAD OFFSHORE FABRICATORS UNLIMITED ATTN: JAVED MOHAMMED, GENERAL MANAGER PHONE: 985-868-1950 EMAIL: INFO@TOFCOTT.COM	Trade Payable				\$12,512,334	
7	ALLSEAS MARINE CONTRACTORS SA ATTN: JOHAN VERMEER ROUTE DE PRA DE PLAN 18 CASE POSTALE 411 CHÂTEL-SAINT-DENIS 1618 SWITZERLAND	ALLSEAS MARINE CONTRACTORS SA ATTN: JOHAN VERMEER PHONE: 41-21-948-3500 FAX: 41-21-948-3599	Trade Payable	Unliquidated Disputed			\$12,505,016	
8	ZAKHER MARINE SAUDI CO LTD ATTN: ALI EL ALI, MANAGING DIRECTOR PLOT 103, AREA 16 ZMI YARD, ICADII MUSAFAH ABU DHABI UNITED ARAB EMIRATES	ZAKHER MARINE SAUDI CO LTD ATTN: ALI EL ALI, MANAGING DIRECTOR PHONE: 9712-5515151	Trade Payable				\$11,073,177	
9	DAVID E HARVEY BUILDERS INC ATTN: KELLY M. HALL, CEO AND KEVIN ROGGE, PRESIDENT 3630 WESTCHASE HOUSTON, TX 77042	DAVID E HARVEY BUILDERS INC ATTN: KELLY M. HALL, CEO AND KEVIN ROGGE, PRESIDENT PHONE: 713-783-8710 FAX: 713-783-5313	Trade Payable				\$10,141,649	

	Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	unsecured partially secure and deduction	Amount of clain fully unsecured claim amount. I claim affect of control of co	, fill in only f claim is aim amount ollateral or
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff ¹	Unsecured claim
10	EISENBAU KRAMER GMBH ATTN: DR. BORIS WERNIG, MANAGING DIRECTOR KARL-KRÄMER-STRASSE 12, 57223 KREUZTAL-KREDENBACH PO-BOX 40 20, 57263 HILCHENBACH KREUZTAL-KREDENBACH 57223 GERMANY	EISENBAU KRAMER GMBH ATTN: DR. BORIS WERNIG, MANAGING DIRECTOR PHONE: 49-0-27-32-588-0 FAX: 49-0-27-32-588-102 EMAIL: INFO@EBKPIPE.COM	Trade Payable				\$9,591,703
11	NEXANS NORWAY AS ATTN: CHRISTOPHER GUERIN, CEO P.O.BOX 6450 ETTERSTAD OSLO N-0605 NORWAY	NEXANS NORWAY AS ATTN: CHRISTOPHER GUERIN, CEO PHONE: 47-22-88-61-00 FAX: 47-22-88-62-60 EMAIL: FIRMAPOST@NEXANS.COM; LANGHUS.RESEPSJON@NEXANS.COM; NORGE.KUNDESERVICE@NEXANS.COM; TILBUD.MARKETLINES@NEXANS.COM	Trade Payable				\$7,951,439
12	SCANDINAVIAN FITTINGS AND FLANGES AS ATTN: TORE CHRISTIANSEN, CEO JACOB ASKELANDSV.5 P.O. BOX 1175 SANDNES 4391 NORWAY	SCANDINAVIAN FITTINGS AND FLANGES AS ATTN: TORE CHRISTIANSEN, CEO PHONE: 47-51-63-96-15 FAX: 47-51-63-96-01 EMAIL: TC@SFFGROUP.COM	Trade Payable				\$7,479,930
13	SAMKANG MT CO LTD ATTN: MOO-SUK SONG, CEO 51-1 NAESAN 3-GIL DONGHAE-MYEON, GOSEONG-GUN GYEONGSANGAM-DO 638-842	SAMKANG MT CO LTDATTN: MOO-SUK SONG, CEO PHONE: 82-55-673-7014 FAX: 82-55-673-7055	Trade Payable				\$7,445,023
14	JDR CABLE SYSTEMS LTD ATTN: RICHARD TURNER, CEO LITTLEPORT INNOVATION PARK 177 WISBECH ROAD LITTLEPORT, CAMBRIDGESHIRE CB6 1RA UNITED KINGDOM	JDR CABLE SYSTEMS LTD ATTN: RICHARD TURNER, CEO PHONE: 44-0-1353-860-022 FAX: 44 135-386-1388 EMAIL: RTURNER@JDRGLOBAL.COM	Trade Payable				\$7,095,544
15	SSAB ATTN: HAKAN BUSKHE, CEO KLARABERGSVIADUKTEN 70 D6 PO BOX 70 STOCKHOLM 101 21 SWEDEN	SSAB ATTN: HAKAN BUSKHE, CEO PHONE: 44-0-1353-860-022 FAX: 44 135-386-1388 EMAIL: RTURNER@JDRGLOBAL.COM	Trade Payable				\$6,579,896

	Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional services, and government contracts)	claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	unsecured partially secure and deduction	Amount of clain fully unsecured claim amount. I ed, fill in total clain for value of collected unsecured.	, fill in only f claim is aim amount ollateral or
					Total claim, if partially secured	n, if Deduction U	Unsecured claim	
16	OFFICE PAVILLION ATTN: CELINA PEREZ, KATIE KLYNG- CUNNINGHAM, MOLLIE ELLERKAMP, MONIKA PATEL, SHELLY LILES PO BOX 4346 HOUSTON, TX 77210 OFFICE PAVILLION 10030 BENT OAK DR. HOUSTON TX 77040	OFFICE PAVILLION ATTN: CELINA PEREZ, KATIE KLYNG- CUNNINGHAM, MOLLIE ELLERKAMP, MONIKA PATEL, SHELLY LILES EMAIL: CPEREZ@OPHOUSTON.COM; KCUNNINGHAM@OPHOUSTON.COM; MELLERKAMP@OPHOUSTON.COM; MPATEL@OPHOUSTON.COM; SLILES@OPHOUSTON.COM	Trade Payable				\$6,478,191	
17	BRANDSAFWAY LLC ATTN: BILL HAYES, PRESIDENT AND CEO 1325 COBB INTERNATIONAL DRIVE STE. A-1 KENNESAW, GA 30152	BRANDSAFWAY LLC ATTN: BILL HAYES, PRESIDENT AND CEO PHONE: 678-285-1400 FAX: 770-514-0285	Trade Payable				\$6,207,652	
18	LARSEN TOUBRO LTD ATTN: S. N. SUBRAHMANYAN, CEO L&T HOUSE N.M. MARG, BALLARD ESTATE MUMBAI, MAHARASHTRA 400 001 INDIA	LARSEN TOUBRO LTD ATTN: S. N. SUBRAHMANYAN, CEO PHONE: 91-22-67525656 FAX: 91-22-67525893 EMAIL: IGRC@LARSENTOUBRO.COM	Trade Payable				\$5,578,907	
19	APACHE INDUSTRIAL SERVICES ATTN: MIKE KNIGIN, CEO 250 ASSAY STREET SUITE 500 HOUSTON, TX 77044	APACHE INDUSTRIAL SERVICES ATTN: MIKE KNIGIN, CEO PHONE: 713-450-9307 FAX: 713-450-2447	Trade Payable				\$5,482,641	
200	OCEANWIDE HOUSTON INC 11767 KATY FREEWAY SUITE 400 HOUSTON, TX 77079 OCEANWIDE HOUSTON INC ATTN: STEVE MAKIN AVENIDA TULUM, MANZANA 1, LOTE 40 Y 42 SUPERMANZANA 2 CANCUN QUINTANA ROO 77500 MEXICO	OCEANWIDE HOUSTON INC PHONE: 832-328-7001 EMAIL: INFO@OCEANWIDEAMERICA.COM STEVE@OCEANWIDEAMERICA.COM	Trade Payable				\$5,329,897	
21	MZJV GPX 3752 S GULFWAY DR. SABINE PASS, TX 77655	MZJV GPX	Trade Payable				\$5,213,005	

	Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	unsecured partially secure and deduction	Amount of clain fully unsecured claim amount. I cled, fill in total cled for value of coloulate unsecure	, fill in only f claim is aim amount ollateral or
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff ¹	Unsecured claim
22	TATA CONSULTANCY SERVICES LIMITED ATTN: AP CONTACT1; ANIL BISHT; PO CONTACT1; PRAKASH KASAPPA; PRAVIN MUNNALURI; RAMIT ARORA 9TH FLOOR, PLOT NO 241/242, NIRMAL BUILDING BARRISTER RAJANI PATEL MARG, NARIMAN POINT MUMBAI, MAHARASHTRA 400021 INDIA	TATA CONSULTANCY SERVICES LIMITED ATTN: AP CONTACT1; ANIL BISHT; PO CONTACT1; PRAKASH KASAPPA; PRAVIN MUNNALURI; RAMIT ARORA PHONE: 91-22-6656-8484 FAX: 91-22-6656-8494 EMAIL: ANIL.BISHT@TCS.COM; PRAKASH.K@TCS.COM; PRAVINKUMAR.M@TCS.COM; RAMIT.ARORA@TCS.COM	Trade Payable				\$5,175,138
23	JUBAIL ENERGY SERVICES CO JESCO ATTN: GABRIEL ANGEL MONTI, CEO JUBAIL ENERGY SERVICES COMPANY (JESCO) P.O. BOX 10997 JUBAIL INDUSTRIAL CITY 31961 KINGDOM OF SAUDI ARABIA	JUBAIL ENERGY SERVICES CO JESCO ATTN: GABRIEL ANGEL MONTI, CEO PHONE: 966-013-350 4999 FAX: 966-13-350 4696 EMAIL: SALES@JESCO.COM.SA	Trade Payable				\$5,059,502
24	SUN INDUSTRIAL GROUP LLC ATTN: JARRETT "SMILEY" SMITH 2437 WESTWOOD RD WESTLAKE, LA 70669	SUN INDUSTRIAL GROUP LLC ATTN: JARRETT "SMILEY" SMITH PHONE: 337-436-2324 FAX: 337-419-0957	Trade Payable				\$4,774,855
25	MITSUBISHI CORPORATION ATTN: TAKEHIKO KAKIUCHI MITSUBISHI SHOJI BUILDING 3-1, MARUNOUCHI 2-CHOME, CHIYODA-KU TOKYO 100-8086 JAPAN	MITSUBISHI CORPORATION ATTN: TAKEHIKO KAKIUCHI PHONE: 81-3-3210-2121	Trade Payable				\$4,517,854
26	TECHNIP FRANCE SA ATTN: ERIC LE-GUERCH; MARCELA SANTINI; STEPHANE PRADAT 6-8 ALLEE DE L'ARCHE PARIS LA DEFENSE CEDEX 92973 FRANCE	TECHNIP FRANCE SA ATTN: ERIC LE-GUERCH; MARCELA SANTINI; STEPHANE PRADAT PHONE: 33-0-1 47 78 21 21 FAX: 33-1-47-78-33-40 EMAIL: ERIC.LE-GUERCH@TECHNIPFMC.COM; MASANTINI@TECHNIP.COM; STEPHANE.PRADAT@TECHNIPFMC.COM	Trade Payable				\$4,106,004
27	DRESSER RAND INDIA PVT LTD ATTN: DUNCAN REED 382330 187 GIDC ESTATE NARODA AHMEDABAD, GJ 382330 INDIA	DRESSER RAND INDIA PVT LTD ATTN: DUNCAN REED PHONE: 91-79-22805566 EMAIL: DUNCAN.REED@SIEMENS.COM	Trade Payable				\$3,926,222

	Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	unsecured partially secure and deduction	Amount of cla fully unsecured claim amount. I ed, fill in total cl on for value of co lculate unsecur	, fill in only f claim is aim amount bllateral or
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff ¹	Unsecured claim
28	HUTA HEGERFELD SAUDIA LTD ATTN: MARWAN ABI KARAM P.O BOX 1830, LOTUS BUILDING, PRINCE SULTAN STREET AL ZAHRA'A DISTRICT JEDDAH 21441 SAUDI ARABIA	HUTA HEGERFELD SAUDIA LTD ATTN: MARWAN ABI KARAM PHONE: 966-12-6623205 / 6825413 FAX: 966-12-6831838 EMAIL: ENGG@HUTA.COM.SA	Trade Payable				\$3,656,456
	TRANSHIP TRANSPORTES MARITIMOS LTDA ATTN: ALEXANDRE KRZONKALLA, ROSANGELA GOMES PRACA QUINZE DE NOVEMBRO 34 5 ANDAR CENTRO RIO DE JANEIRO 27930-070 BRAZIL	TRANSHIP TRANSPORTES MARITIMOS LTDA ATTN: ALEXANDRE KRZONKALLA, ROSANGELA GOMES PHONE: 55-21-2242-4242 FAX: 55-21-2224-1444 EMAIL: ALEXANDRE@TSTRANSHIP.COM.BR; RGOMES@TSTRANSHIP.COM.BR	Trade Payable				\$3,569,469
29	TRANSHIP TRANSPORTES MARITIMOS LTDA ATTN: ALEXANDRE KRZONKALLA, ROSANGELA GOMES RUA MARIO TRILHA, 208 PARTE - ILHA DA CONCEIÇÃO NITEROI RIO DE JANEIRO 24050-190 BRAZIL						
30	JPOWER SYSTEMS SAUDI CO LTD SUMITOMO ELECTRIC INDUSTRIES, LTD. ATTN: HIKARU HOSHINO, IINO DAISUKE, REGAN PANGANIBAN, YANAGAWA HIROYUKI 4-5-33, KITAHAMA, CHUO-KU OSAKA 541-0041 JAPAN	JPOWER SYSTEMS SAUDI CO LTD SUMITOMO ELECTRIC INDUSTRIES, LTD. ATTN: HIKARU HOSHINO, IINO PHONE: 81-0-6-6220-4141 EMAIL: HOSHINO-HIKARU@SEI.CO.JP; IINO- DAISUKE@SEI.CO.JP; REGAN- PANGANIBAN@GR.SEI.CO.JP; YANAGAWA- HIROYUKI@SEI.CO.JP	Trade Payable				\$3,559,571
31	INDUSTRIE MECCANICHE DI BAGNOLO SRL ATTN: CLAUDIA DOSSENA STRADA PAULLESE, 2 L BAGNOLO CREMASCO (CR), LOMBARDY 26010 ITALY	INDUSTRIE MECCANICHE DI BAGNOLO SRL ATTN: CLAUDIA DOSSENA PHONE: 39-0373-237611 FAX: 39-0373-648550	Trade Payable				\$3,394,854
32	W INDUSTRIES OF TEXAS LLC ATTN: TOMMY LYNN 6602 PETROPARK JERSEY VILLAGE, TX 77041 W INDUSTRIES OF TEXAS LLC ATTN: MICHAEL BAIN, P.E. 11500 CHARLES ROAD HOUSTON TX 77041	W INDUSTRIES OF TEXAS LLC ATTN: TOMMY LYNN PHONE: 281-921-3080 FAX: 713-856-9671 EMAIL: TOMMY_LYNN@W-INDUSTRIES.COM	Trade Payable				\$3,345,585

	Name of creditor and complete mailing address, including zipcode	mailing address, including zipcode of creditor contact		Nature of claim is rexample, add debts, ank loans, offessional prices, and	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff ¹	Unsecured claim
33	DOOSAN MECATEC CO LTD ATTN: NICOLE SEO 259, JEOKHYEON-RO, SEONGSAN-GU CHANGWON 51708 SOUTH KOREA	DOOSAN MECATEC CO LTD ATTN: NICOLE SEO EMAIL: AMNESIA1@DOOSAN.COM	Trade Payable				\$3,324,974
34	BAKER CONCRETE CONSTRUCTION INC ATTN: DAN BAKER, CEO 900 NORTH GARVER ROAD MONROE, OH 45050	BAKER CONCRETE CONSTRUCTION INC ATTN: DAN BAKER, CEO PHONE: 513-539-4000 FAX: 513-539-4380	Trade Payable				\$3,229,187
35	MORRISSHEA BRIDGE COMPANY ATTN: RICHARD SHEA, CEO 609 SOUTH 20TH STREET IRONDALE, AL 35210	MORRISSHEA BRIDGE COMPANY ATTN: RICHARD SHEA, CEO PHONE: 205-956-9518 FAX: 205-956-9579 EMAIL: INFO@MORRISSHEA.COM	Trade Payable				\$2,892,976
36	WHOLESALE ELECTRIC SUPPLY CO ATTN: ANDREW PRATT, CHRISTOPHER BARNETT, WYATT ADAMS 4040 GULFFREEWAY HOUSTON TX 77004	WHOLESALE ELECTRIC SUPPLY CO ATTN: ANDREW PRATT, CHRISTOPHER BARNETT, WYATT ADAMS PHONE: 713-748-6100 FAX: 713-749-8415 EMAIL: CBIGROUP@WHOLESALEELECTRIC.COM; CBARNETT@WHOLESALEELECTRIC.COM; WADAMS@WHOLESALEELECTRIC.COM	Trade Payable				\$2,839,479
37	ORACLE AMERICA INC ATTN: CHAD PERNICIARO, JD EDMONDS, JASON MINOR, KARTHEEK TEJA, KEVIN FIDLER, LAURA LEE MARSIGLIO, LUCIA RADU, MICHELE LUKIC P.O. BOX 203448 DALLAS, TX 75320 ORACLE AMERICA INC ATTN: CHAD PERNICIARO, JD EDMONDS, JASON MINOR, KARTHEEK TEJA, KEVIN FIDLER, LAURA LEE MARSIGLIO, LUCIA RADU, MICHELE LUKIC 500 ORACLE PARKWAY REDWOOD SHORES CA 94065	ORACLE AMERICA INC ATTN: CHAD PERNICIARO, JD EDMONDS, JASON MINOR, KARTHEEK TEJA, KEVIN FIDLER, LAURA LEE MARSIGLIO, LUCIA RADU, MICHELE LUKIC PHONE: 650-506-7000 FAX: 650-506-7370 EMAIL: CHAD.PERNICIARO@ORACLE.COM; JD.EDMONDS@ORACLE.COM; JASON.MINOR@ORACLE.COM; KARTHEEK.G@ORACLE.COM; KEVIN.FIDLER@ORACLE.COM; LAURA.LEE.MARSIGLIO@ORACLE.COM; MICHELE.LUKIC@ORACLE.COM	Trade Payable				\$2,744,676

	Name of creditor and complete mailing address, including zipcode			Indicate if claim is contingent, unliquidated, or disputed	Amount of claim If the claim is fully unsecured, fill in only unsecured claim amount. If claim is partially secured, fill in total claim amount and deduction for value of collateral or setoff to calculate unsecured claim.		
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff ¹	Unsecured claim
38	MMR CONSTRUCTORS INC ATTN: JERAMIAH BLUM AND STEVE BIEBER 15961 AIRLINE HIGHWAY BATON ROUGE, LA 70817	MMR CONSTRUCTORS INC ATTN: JERAMIAH BLUM AND STEVE BIEBER PHONE: 225-756-5090 FAX: 225-753-7012	Trade Payable				\$2,729,320
39	INSIGHT DIRECT USA INC ATTN: KENNETH T. LAMNECK, CEO, GLYNIS BRYAN CFO 6820 S. HARL AVE. TEMPE, AZ 85283	NSIGHT DIRECT USA INC ATTN: KENNETH T. LAMNECK, CEO, GLYNIS BRYAN CFO PHONE: 800-467-4448 EMAIL: GLYNIS.BRYAN@INSIGHT.COM	Trade Payable				\$2,572,424
40	STORK TECHNICAL SERVICES TRINIDAD AND TOBAGO LIMITED ATTN: DARRYL MOHAN-SEENATH, ANA-LISA ALLEN, RAY DUNCAN, SHASHI MAHARAJH STORK HEADOFFICE – UTRECHT VAN DEVENTERLAAN 121 UTRECHT 3528 AG NETHERLANDS STORK TECHNICAL SERVICES TRINIDAD AND TOBAGO LIMITED ATTN: DARRYL MOHAN-SEENATH, ANA-LISA ALLEN, RAY DUNCAN, SHASHI MAHARAJH 403 PACIFIC AVENUE CALIFORNIA TRINIDAD & TOBAGO	STORK TECHNICAL SERVICES TRINIDAD AND TOBAGO LIMITED ATTN: DARRYL MOHAN-SEENATH, ANA-LISA ALLEN, RAY DUNCAN, SHASHI MAHARAJH PHONE: 31-0-88-089 10 00 FAX: 31-0-30-666 4733 EMAIL: RAY.DUNCAN@STORK.COM; SHASHI.MAHARAJH@STORK.COM; DARRYL.MOHAN-SEENATH@STORK.COM; ANA-LISA.ALLEN@STORK.COM	Trade Payable				\$2,450,840
41	CHEVRON LUMMUS GLOBAL ATTN: DR. MAL MADDOCK 1515 BROAD STREET BLOOMFIELD, NJ 7003	CHEVRON LUMMUS GLOBAL ATTN: DR. MAL MADDOCK PHONE: 973-893-2953 FAX: 973-893-2412	Trade Payable				\$2,433,818
43	AVEVA INC ATTN: MIKE KNIGIN, CEO 250 ASSAY STREET SUITE 500 HOUSTON, TX 77044	VEVA INC ATTN: MIKE KNIGIN, CEO PHONE: 713-450-9307 FAX: 713-450-2447	Trade Payable				\$2,383,826

	Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditor contact	Nature of claim (for example, trade debts, bank loans, professional	Indicate if claim is contingent, unliquidated, or disputed	unsecured partially secure and deduction	Amount of clain fully unsecured claim amount. I seed, fill in total clain for value of coloulate unsecured.	, fill in only f claim is aim amount bllateral or
			services, and government contracts)		Total claim, if partially secured	Deduction for value of collateral or setoff ¹	Unsecured claim
44	UNITED RENTALS ATLANTA ATTN: MICHAEL J. KNEELAND, CHAIRMAN 100 FIRST STAMFORD PLACE STE 700 STAMFORD CT 06902	UNITED RENTALS ATLANTA ATTN: MICHAEL J. KNEELAND, CHAIRMAN PHONE: 203-622-3131 FAX: 203-622-6080	Trade Payable				\$2,377,065
45	YOKOGAWA EUROPE SOLUTIONS BV ATTN: CHRISPIJIN M EUROWEG 2 3825 HD AMERSFOORT AMERSFOOT UTRECHT 3825 HD NETHERLANDS	YOKOGAWA EUROPE SOLUTIONS BV ATTN: CHRISPIJIN M PHONE: 31-0-88-4641000 FAX: 31-0-88-464111 EMAIL: MARTIN.CHRISPIJN@NL.YOKOGAWA.COM	Trade Payable				\$2,373,357
46	SIEMENS AS ATTN: BERNARDO GARROZI CARDOSO ØSTRE AKER VEI 88 OSLO 596 NORWAY	SIEMENS AS ATTN: BERNARDO GARROZI CARDOSO PHONE: 49-69-6682-6664 FAX: 49-89-636-00 EMAIL: BERNARDO.GARROZI@SIEMENS.COM	Trade Payable				\$2,336,653
47	EATON CORPORATION ATTN: IVANA DJORDJEVIC 14120 BALLANTYNE CORP PLACES CHARLOTTE, NC 28277	EATON CORPORATION ATTN: IVANA DJORDJEVIC EMAIL: IVANADJORDJEVIC@EATON.COM	Trade Payable				\$2,336,299
48	LOCAR GUINDASTES E TRANSPORTES INTERMODAIS LTDA ATTN: JOSE HENRIQUE BRAVO ALVES & MARCIO AMARAL DE OLIVEIRA RUA JOÃO PEDRO BLUMENTHAL, 300 GUARULHOS SP 7224150 BRAZIL	LOCAR GUINDASTES E TRANSPORTES INTERMODAIS LTDA ATTN: JOSE HENRIQUE BRAVO ALVES & MARCIO AMARAL DE OLIVEIRA PHONE: 0800-770-0618 EMAIL: LICITACAO@LOCAR.COM.BR; MARCIO.OLIVEIRA@LOCAR.COM.BR	Trade Payable				\$2,333,785
49	ABAHSAIN CONSOLIDATED CO FOR ENERGY POWER LTD ATTN: SALAH ABAHSAIN SALAH ABAHSAIN GROUP KING ABDULAZIZ ST., P.O.BOX: 10800 DAMMAM 31443 KINGDOM OF SAUDI ARABIA	ABAHSAIN CONSOLIDATED CO FOR ENERGY POWER LTD ATTN: SALAH ABAHSAIN	Trade Payable				\$2,275,951

	Name of creditor and complete mailing address, including zipcode	Name, telephone number and email address of creditorcontact	Nature of claim (for example, trade debts, bank loans, professional services, and government contracts)	Indicate if claim is contingent, unliquidated, or disputed	unsecured partially secure and deduction	Amount of cla fully unsecured claim amount. I ed, fill in total cl on for value of co lculate unsecure Deduction for value of collateral or setoff ¹	l, fill in only f claim is aim amount ollateral or
50	MARLIN NAVEGAÇÃO SA ATTN: ALEXANDRE BORGES, FELIPE CARVALHO, HAROLDO CRUZ, RODRIGO VAINER PRAÇA FLORIANO, 19 - 1401 CENTRO RIO DE JANEIRO 20031-924 BRAZIL	MARLIN NAVEGAÇÃO SA ATTN: ALEXANDRE BORGES, FELIPE CARVALHO, HAROLDO CRUZ, RODRIGO VAINER PHONE: 55-21-3590-2445 EMAIL: ALEXANDRE.BORGES@MARLINNAV.COM.BR; FELIPE.CARVALHO@MARLINNAV.COM.BR; HAROLDO.CRUZ@MARLINNAV.COM.BR; RODRIGO.VAINER@MARLINNAV.COM.BR	Trade Payable				\$2,264,074

IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

	1	
In re:)	Chapter 11
MCDERMOTT INTERNATIONAL, INC.,)	Case No. 20()
Debtor.)	
)	

LIST OF EQUITY SECURITY HOLDERS¹

Debtor	Equity Holders	Address of Equity Holder	Type of Equity Security ²	Percentage Held
	BlackRock, Inc.	55 East 52nd Street New York, NY 10055	Common Stock	11.7%
		100 Vanguard Boulevard Malvern, PA 19355-2331	Common Stock	10.32%
McDermott International, Inc.	Chatterjee Management LP	888 Seventh Avenue, 37th Floor New York, NY 10106- 3002	Common Stock	10.03%
	Dimensional Fund Advisors LP	Building One 6300 Bee Cave Road Austin, Texas 78746	Common Stock	5.11%

This list reflects holders of five percent or more of McDermott International, Inc.'s common stock. This list serves as the disclosure required to be made by the debtor pursuant to rule 1007 of the Federal Rules of Bankruptcy Procedure. By the Debtors' Emergency Motion for Entry of an Order (I) Authorizing the Debtors to File a Consolidated List of the 50 Largest Unsecured Creditors, (II) Waiving the Requirement to File a List of Equity Security Holders, and (III) Authorizing the Debtors to Redact Certain Personal Identification Information filed contemporaneously herewith, the Debtor is requesting a waiver of the requirement under Bankruptcy Rule 1007 to file a list of all of its equity security holders.

² Outstanding warrants are not reflected in ownership.

IN THE UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF TEXAS HOUSTON DIVISION

In re:)	Chapter 11
MCDERMOTT INTERNATIONAL, INC.)	Case No. 20()
Debtor.)	

CORPORATE OWNERSHIP STATEMENT

Pursuant to rules 1007(a)(1) and 7007.1 of the Federal Rules of Bankruptcy Procedure, the following are corporations, other than a government unit, that directly or indirectly own 10% or more of any class of the debtor's equity interest:

Shareholder	Type of Equity Security	Approximate Percentage of Shares Held
BlackRock, Inc.	Common Stock	11.7%
The Vanguard Group	Common Stock	10.32%
Chatterjee Management LP	Common Stock	10.03%
Goldman Sachs Group Inc.	12% Redeemable Preferred Stock	100%
Goldman Sachs Group Inc.	Series A Warrants	100%

Fill in this information to identify the case and this filing:			
Debtor Name McDermott International, Inc	.		
United States Bankruptcy Court for the:	Southern District of Texas		
		(State)	
Case number (If known):			

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

12/15

An individual who is authorized to act on behalf of a non-individual debtor, such as a corporation or partnership, must sign and submit this form for the schedules of assets and liabilities, any other document that requires a declaration that is not included in the document, and any amendments of those documents. This form must state the individual's position or relationship to the debtor, the identity of the document, and the date. Bankruptcy Rules 1008 and 9011.

WARNING -- Bankruptcy fraud is a serious crime. Making a false statement, concealing property, or obtaining money or property by fraud in connection with a bankruptcy case can result in fines up to \$500,000 or imprisonment for up to 20 years, or both. 18 U.S.C. §§ 152, 1341, 1519, and 3571.

Declaration and signature

I am the president, another officer, or an authorized agent of the corporation; a member or an authorized agent of the partnership; or another individual serving as a representative of the debtor in this case.

	and correct:	clow and thave a reasonable belief that the information is the		
	Schedule A/B: Assets-Real and Personal Property (Official Form 206A/B)			
	Schedule D: Creditors Who Have Claims Secured by Property (Official Form 206D)			
	Schedule E/F: Creditors Who Have Unsecured Claims (Official Form 206E/F)			
	Schedule G: Executory Contracts and Unexpired Leases (Official Form 206G)			
	Schedule H: Codebtors (Official Form 206H)			
	Summary of Assets and Liabilities for Non-Individuals (Official Form 206Sum)			
	Amended Schedule			
	Chapter 11 or Chapter 9 Cases: List of Creditors Who Have the 50 Largest Unsecured Claims and Are Not Insiders (Official Form 204)			
	Other document that requires a declaration			
I decl	clare under penalty of perjury that the foregoing is true and corr	rect.		
Exe	ecuted on 1/21/2020	🗷 /s/ John R. Castellano		
	MM/ DD/YYYY	Signature of individual signing on behalf of debtor		
		John R. Castellano		
		Printed name		
		Authorized Signatory		
		Position or relationship to debtor		

Official Form 202

Declaration Under Penalty of Perjury for Non-Individual Debtors

McDermott International, Inc. Resolutions of the Board of Directors

Entry into Restructuring Support Agreement

WHEREAS, the Board has reviewed and considered certain materials presented by the management of the Company and the Company's financial and legal advisors; including, but not limited to, materials regarding the liabilities and obligations of the Company, its liquidity, strategic alternatives available to it, and the effect of the foregoing on the Company's business, and has had adequate opportunity to consult such persons regarding the materials presented, obtain additional information, and to fully consider each of the strategic alternatives available to the Company; and

WHEREAS, in the judgment of the Board it is desirable and in the best interest of the Company, its interest holders, its creditors, and other parties in interest, that the Company enter into that certain restructuring support agreement (the "Restructuring Support Agreement") and any other agreements, certificates, instruments, powers of attorney, letters, forms of transfer, deeds and other documents in furtherance of a restructuring transaction or series of transactions, including the sale or other disposition of all or substantially all of the Technology Business (as defined in the Restructuring Support Agreement) (the "Technology Business Sale"), by which the Company would restructure its debt obligations and other liabilities.

NOW, THEREFORE, BE IT RESOLVED, that any of the Chief Executive Officer, Chief Financial Officer, Chief Transformation Officer, any Executive Vice President, any Senior Vice President, any Vice President, any Assistant Vice President, or any other duly appointed officer of the Company (collectively, the "Authorized Officers"), acting alone or with one or more other Authorized Officers be, and hereby is, authorized, empowered and directed to enter on behalf of the Company into a restructuring transaction or series of restructuring transactions by which the Company will restructure its debt obligations and other liabilities, including, but not limited to, the Technology Business Sale and the other restructuring transactions described in the Restructuring Support Agreement (collectively, the "Restructuring Transactions").

General Authorizations

RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Officers, each of the Authorized Officers (and their designees and delegates) be, and hereby is, authorized and empowered, in the name of and on behalf of the Company, to take or cause to be taken any and all such other and further action, and to execute, acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents, in each case as in such officer's or officers' judgment, shall be necessary, advisable, or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein;

FURTHER RESOLVED, that each of the Authorized Officers (and their designees and delegates) be, and hereby is, authorized and empowered to take all actions or to not take any action contemplated by these resolutions hereunder as the sole shareholder, partner, member, managing member, or manager of each direct or indirect subsidiary of the Company, in each case, in the name of the Company or the direct or indirect subsidiary of the Company, as such Authorized Officer shall deem necessary or desirable in such Authorized Officers' reasonable business judgment as may be necessary or convenient to effectuate the purposes of the transactions contemplated herein, including, but not limited to, directing the direct or indirect subsidiaries of the Company, as applicable, to effectuate the Technology Business Sale.

Voluntary Petition for Relief Under Applicable Bankruptcy Law and Seeking Necessary Relief

WHEREAS, in the judgment of the Board it is desirable and in the best interest of the Company, its interest holders, its creditors, and other parties in interest, that the Company file or cause to be filed a voluntary petition for relief (the "Bankruptcy Petition") under the provisions of chapter 11 of title 11 of the United States Code, 11 U.S.C. § 101 et seq. (as amended, the "Bankruptcy Code") for the Company;

WHEREAS, in accordance with the requirements in the Company's governing documents and applicable law, the Board hereby consents to, authorizes and approves, the filing of the Bankruptcy Petitions;

NOW, THEREFORE, BE IT RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers be, and hereby is, authorized to execute (under the common seal of the Company, if appropriate) and file on behalf of the Company and its subsidiaries and affiliates all petitions, schedules, lists, and other motions, papers, or documents, and to take any and all action that they deem necessary or proper to obtain such relief, including, but not limited to, any action necessary or proper to maintain the ordinary course operations of the Company's or any of its subsidiary's or affiliate's businesses.

Retention of Professionals

NOW, THEREFORE, BE IT RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers be, and hereby is, authorized, empowered and directed to employ the following professionals on behalf of the Company: (i) the law firm of Kirkland & Ellis LLP as general bankruptcy counsel; (ii) AlixPartners, LLP as its restructuring advisor; (iii) Evercore Group L.L.C. as its investment banker; (iv) Arías, Fábrega & Fábrega ("AFF") as its Panamanian Counsel and (v) any other legal counsel, accountants, financial advisors, restructuring advisors or other professionals the Authorized Officers deem necessary, appropriate or advisable; each to represent and assist the Company in carrying out its duties and responsibilities and exercising its rights under the Bankruptcy Code and any other applicable law (including, but not limited to, the law firms filing any pleadings or responses); and in connection therewith, the Authorized Officers, acting alone or with one or more other Authorized Officers be, and hereby is authorized, empowered and directed, in accordance with the terms and conditions hereof, to execute (under the common seal of the Company, if appropriate) appropriate retention agreements, pay appropriate retainers, and to cause to be filed appropriate applications for authority to retain such services;

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers be, and hereby is, authorized, empowered and directed to execute (under the common seal of the Company, if appropriate) and file all petitions, schedules, motions, lists, applications, pleadings, and other papers, and to perform such further actions and execute (under the common seal of the Company, if appropriate) such further documentation that the Authorized Officers in their absolute discretion deem necessary, appropriate or desirable in accordance with these resolutions:

FURTHER RESOLVED, that Rodrigo Cardoze and any Authorized Officer, acting alone or together with any other Authorized Officer, is authorized, empowered and directed to (i) grant on behalf of the Company to AFF a general power of attorney for purposes of litigation in such form and on such terms as they deem necessary and appropriate (the "General Power of Attorney") or (ii) to delegate to any other person the ability to grant such General Power of Attorney; and

FURTHER RESOLVED, that AFF is authorized to cause the General Power of Attorney to be filed with the Public Registry of Panama (*Registro Público de Panamá*).

Debtor-in-Possession Financing, Cash Collateral and Adequate Protection¹

WHEREAS, McDermott and/or certain subsidiaries of McDermott (together, the "DIP Borrowers") may enter into one or more secured or unsecured credit facilities pursuant to one or more credit agreements, letter of credit agreements, indentures, note purchase agreements and/or other documentation (collectively, the "DIP Facilities Loan Documentation"), whereby revolving and/or term loans may be borrowed, notes and other securities may be issued, and/or letters of credit may be issued in an aggregate principal/face amount of up to \$2.810 billion at any one time outstanding (the "DIP Credit Facilities"), in each case as may be increased from time to time in accordance with the terms of the DIP Facilities Loan Documentation;

WHEREAS, in connection with the DIP Credit Facilities, McDermott may be required to execute and deliver: (i) pledge agreements, security agreements, mortgages (including real property, vessel or fleet mortgages), control agreements, escrow agreements, security instruments and other collateral agreements (collectively, the "DIP Facilities Collateral Agreements"), pursuant to which McDermott would grant security interests in and liens on substantially all of its property and assets (including, without limitation, vessels, real properties, equity interests in subsidiaries and joint ventures, accounts receivable, bank accounts, securities accounts, equipment, intellectual property and other properties and assets) to secure, among other things, the payment and performance of the obligations of the DIP Borrowers under the DIP Facilities Loan Documentation (such grants, collectively, the "Grants of Security Interest"); (ii) certain guaranty agreements (collectively, the "DIP Facilities Guaranty Agreements"), whereby McDermott would guarantee the payment and performance of the obligations of each DIP Borrower and the other of McDermott's subsidiaries under, among other things, the DIP Facilities Documentation (such guarantees, collectively, the "Guarantees"); and (iii) intercreditor agreements, collateral trust agreements, agreements, amendments, supplements, certificates, powers of attorney, proxies, documents, papers, and instruments related to the foregoing for the purposes of consummating the transactions contemplated by the DIP Facilities Loan Documentation and together with the DIP Facilities Collateral Agreements and the DIP Facilities Guaranty Agreements, the "Financing Documentation".

NOW, THEREFORE, BE IT RESOLVED, that the Company shall be, and hereby is, authorized by the Board to:

- (a) undertake any and all transactions contemplated by that certain Debtor-in-Possession Credit Agreement (as amended, restated, supplemented or otherwise modified from time to time, the "DIP Credit Agreement"), by and among McDermott Technology (Americas), Inc., a Delaware corporation, McDermott Technology (US), Inc., a Delaware corporation and McDermott Technology, B.V., a private company with limited liability (besloten vennootschap met beperkte aansprakelijkheid) incorporated under the laws of the Netherlands, McDermott International, Inc., a Panamanian corporation, Credit Agricole Corporate and Investment Bank, as DIP Revolving Administrative Agent (as defined in the DIP Credit Agreement), and Barclays Bank PLS as DIP Term Loan Administrative Agent (as defined in the DIP Credit Agreement), and the lenders from time to time parties thereto, on substantially the terms and subject to the conditions described to the Board and as set forth in the DIP Credit Agreement or as may hereafter be fixed or authorized by the Board or each of the Authorized Officers (and their designees and delegates), acting alone or with one or more other Authorized Officers;
- (b) borrow funds from, request the issuance of letters of credit, provide guaranties to, pledge its assets as collateral to, and undertake any and all related transactions

Capitalized terms used and not defined in the following resolutions have the meanings given to such terms in the DIP Documents, as defined herein.

contemplated thereby (collectively, the "Financing Transactions") with such Lenders and on such terms as may be approved by any one or more of the Authorized Officers, as reasonably necessary for the continuing conduct of the affairs of the Company;

- (c) execute (under the common seal of the Company, if appropriate) and deliver and cause the Company to incur and perform its obligations under the DIP Credit Agreement and Financing Transactions;
- (d) finalize the DIP Credit Agreement and Financing Transactions, consistent in all material respects with those that have been presented to and reviewed by the Board; and
- (e) pay related fees and grant security interests in and liens upon some, any or all of the Company's assets, as may be deemed necessary by any one or more of the Authorized Officers in connection with such Financing Transactions.

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers be, and they hereby is, authorized, directed and empowered in the name of, and on behalf of, the Company, as debtor and debtor-in-possession, to take such actions and negotiate or cause to be prepared and negotiated and to execute (under the common seal of the Company, if appropriate), file, deliver and cause the Company to incur and perform its obligations under the DIP Credit Agreement and the DIP Facilities Loan Documentation, any hedging agreements, any secured cash management agreements, any agreements with any letter of credit issuer, and all other agreements, instruments and documents (including, without limitation, any and all other intercreditor agreement, joinders, mortgages, deeds of trust, deeds of covenants, consents, notes, pledge agreements, security agreements, control agreements, interest rate swaps, caps, collars or similar hedging agreement and any agreements with any entity (including governmental authorities) requiring or receiving cash collateral, letters of credit or other credit support with proceeds from the DIP Credit Agreement) or any amendments to any of the aforementioned documents or any waivers thereunder (including, without limitation, any amendments, waivers, supplements, modifications, renewals, replacements, consolidations, substitutions and extensions of the DIP Credit Agreement or any of the other DIP Facilities Loan Documentation or any mortgage) that may be contemplated by, or required in connection with, the DIP Loan Facilities Documentation and the Financing Transactions (collectively, the "DIP Financing Documents"): incur and pay or cause to be paid all fees and expenses and engage such persons. in each case, as such Authorized Officers shall in his or her judgment determine to be necessary or appropriate to consummate the transactions contemplated by the DIP Credit Agreement and DIP Loan Facilities Documentation, which determination shall be conclusively evidenced by his or her execution or delivery thereof;

FURTHER RESOLVED, that the form, terms and provisions of the DIP Credit Agreement and each of the other DIP Financing Documents be, and the same hereby is in all respects approved, and that any Authorized Officers are hereby authorized and empowered, in the name of and on behalf of the Company, to execute (under the common seal of the Company, if appropriate), deliver and file the DIP Credit Agreement and each of the DIP Financing Documents to which the Company is a party, each in the form or substantially in the form thereof submitted to the Board, with such changes, additions and modifications thereto as the Authorized Officers executing the same shall approve, such approval to be conclusively evidenced by such Authorized Officer's or Authorized Officers' execution and delivery thereof;

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers be, and hereby is, authorized and empowered to authorize the DIP Agent to file any UCC financing statements and any necessary assignments for security or other documents in the name of the Company that the DIP Agent deems necessary or appropriate to perfect any lien or security interest granted under the DIP Financing Documents, including any such UCC financing statement containing a generic description of collateral, such as "all assets," "all property now or hereafter acquired" and other similar descriptions of like import, and to execute

(under the common seal of the Company, if appropriate) and deliver, and to record or authorize the recording of, such mortgages and deeds of trust in respect of real property of the Company, vessel mortgages, and such other filings in respect of intellectual and other property of the Company, in each case as the DIP Agent may reasonably request to perfect the security interests of the DIP Agent on behalf of itself and the other secured parties under the DIP Financing Documents;

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers be, and hereby is, authorized and empowered, in consultation with the Board, to execute and deliver any amendments, supplements, modifications, renewals, replacements, consolidations, substitutions and extensions of the DIP Credit Agreement or any of the other DIP Facilities Loan Documentation or any of the other DIP Financing Documents, and to execute and file on behalf of the Company all petitions, schedules, lists and other motions, papers or documents, which shall in his or her sole judgment be necessary, proper or advisable, which determination shall be conclusively evidenced by his or her execution thereof;

FURTHER RESOLVED, that the Company and its affiliates will obtain benefits from the incurrence of the loans under the DIP Credit Agreement and the occurrence and consummation of the Financing Transactions under the DIP Credit Agreement and the DIP Facilities Loan Documentation and the transactions under the DIP Financing Documents, which are necessary and appropriate to the conduct, promotion and attainment of the business of the Company;

FURTHER RESOLVED, that in order to use and obtain the benefits of the Cash Collateral, and in accordance with section 363 of the Bankruptcy Code, the Company will provide certain adequate protection to the Secured Parties (the "Adequate Protection Obligations"), as documented in a proposed interim order (the "Interim DIP Order") and submitted for approval to the Bankruptcy Court;

FURTHER RESOLVED, that the form, terms, and provisions of the Interim DIP Order to which the Company is or will be subject, and the actions and transactions contemplated thereby be, and hereby is authorized, adopted, and approved, and each of the Authorized Officers of the Company, acting alone or with one or more other Authorized Officers be, and hereby is, authorized and empowered, in the name of and on behalf of the Company, to take such actions and negotiate, or cause to be prepared and negotiated, and to execute (under the common seal of the Company, if appropriate), deliver, perform, and cause the performance of, the Interim DIP Order and the DIP Financing Documents (together with the Interim DIP Order, collectively, the "DIP Documents"), incur and pay or cause to be paid all fees and expenses and engage such persons, in each case, in the form or substantially in the form thereof submitted to the Board, with such changes, additions, and modifications thereto as the Authorized Officers of the Company executing the same shall approve, such approval to be conclusively evidenced by such Authorized Officers' execution and delivery thereof;

FURTHER RESOLVED, that the Company, as debtor and debtor-in-possession under the Bankruptcy Code be, and hereby is, authorized to incur the Adequate Protection Obligations and to undertake any and all related transactions on substantially the same terms as contemplated under the DIP Documents (collectively, the "Adequate Protection Transactions");

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Company, to take such actions as in their discretion is determined to be necessary, appropriate, or desirable and execute (under the common seal of the Company, if appropriate) the Adequate Protection Transactions, including delivery of: (a) the DIP Documents and such agreements, certificates, instruments, guaranties, notices, and any and all other documents, including, without limitation, any amendments to any DIP Documents (collectively, the "Adequate Protection Documents"); (b) such other instruments, certificates, notices, assignments, and documents as may be reasonably requested by the Agents; and (c) such forms of deposit,

account control agreements, officer's certificates, and compliance certificates as may be required by the DIP Documents or any other Adequate Protection Documents; and

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers be, and hereby is, authorized, directed, and empowered in the name of, and on behalf of, the Company to take all such further actions, including, without limitation, to pay or approve the payment of all fees and expenses payable in connection with the Adequate Protection Transactions and all fees and expenses incurred by or on behalf of the Company in connection with these resolutions, in accordance with the terms of the Adequate Protection Documents, which shall in their sole judgment be necessary, appropriate, or desirable to perform any of the Company's obligations under or in connection with the Interim DIP Order or any of the other Adequate Protection Documents and the transactions contemplated thereby and to carry out fully the intent of these resolutions.

Miscellaneous

FURTHER RESOLVED, that each of the Authorized Officers be, and hereby is, authorized, empowered and directed to execute (under the common seal of the Company, if appropriate) and file all petitions, schedules, motions, lists, applications, pleadings, and other papers to perform such further actions and execute (under the common seal of the Company, if appropriate) such further documentation that such Authorized Officer in their absolute discretion deems necessary, appropriate or desirable in accordance with these resolutions:

FURTHER RESOLVED, that any direct or indirect subsidiary of the Company or any affiliate of the Company or any entity of which the Company or any subsidiary of the Company is the sole member, general partner, managing member, or equivalent manager, as applicable, be, and hereby is, authorized to take each of the actions described in these resolutions or any of the actions authorized in these resolutions, and for the avoidance of doubt, none of the resolutions contained herein, or action taken in furtherance hereto, are intended to have or cause an adverse effect on any such subsidiary, affiliate, or the Company's interest therein (including without limitation, any automatic dissolution, divestiture, dissociation, or like event under applicable law);

FURTHER RESOLVED, that in addition to the specific authorizations heretofore conferred upon the Authorized Officers, the Authorized Officers, either individually or as otherwise required by the Company's governing documents and applicable law, be, and each of them hereby is, authorized to execute (under the common seal of the Company, if appropriate), acknowledge, deliver, and file any and all agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds and other documents on behalf of the Company relating to the Restructuring Transactions;

FURTHER RESOLVED, that each of the Authorized Officers, acting alone or with one or more other Authorized Officers be, and hereby is, authorized and empowered, in the name of, and on behalf of, the Company, to take or cause to be taken any and all such other and further action, and to execute (under the common seal of the Company, if appropriate), acknowledge, deliver, and file any and all such agreements, certificates, instruments, and other documents and to pay all expenses, including but not limited to filing fees, in each case as in such Authorized Officer's or Authorized Officers' judgment, shall be necessary, appropriate, or desirable in order to fully carry out the intent and accomplish the purposes of the resolutions adopted herein;

FURTHER RESOLVED, that the Board has received sufficient notice of the actions and transactions relating to the matters contemplated by the foregoing resolutions, as may be required by the organizational documents of the Company, or hereby waives any right to have received such notice:

FURTHER RESOLVED, that the Board has found that the Restructuring Transactions and the foregoing resolutions were in the best interests of the Company and its stakeholders taken as a whole:

FURTHER RESOLVED, that all acts, actions, and transactions relating to the matters contemplated by the foregoing resolutions done in the name of and on behalf of the Company, which acts would have been approved by the foregoing resolutions except that such acts were taken before the adoption of these resolutions, are hereby in all respects approved, confirmed and ratified as the true acts and deeds of the Company with the same force and effect as if each such act, transaction, agreement, or certificate had been specifically authorized in advance by resolution of the Board; and

FURTHER RESOLVED, that each of the Authorized Officers be, and each of them hereby is, authorized to do all such other acts, deeds and other things as the Company itself may lawfully do, in accordance with its governing documents and applicable law, howsoever arising in connection with the matters above, or in furtherance of the intentions expressed in the foregoing resolutions, including, but not limited to, the negotiation, finalization, execution (under the common seal of the Company, if appropriate) and delivery of any other agreements, certificates, instruments, powers of attorney, letters, forms, transfer, deeds and other documents whatsoever as the individual acting may in his/her absolute and unfettered discretion approve, deem or determine necessary, appropriate or advisable, such approval, deeming or determination to be conclusively evidenced by said individual taking such action or the execution thereof.

CERTIFICATE

I, the undersigned, Assistant Secretary of McDermott International, Inc., a Panamanian corporation, do hereby certify that the above and foregoing is a true and correct copy of the resolutions adopted by the Board of Directors of said company at a duly noticed meeting of the Board of Directors held on January 20, 2020 at which a quorum of the Board of Directors was present, and that said resolutions have not been vacated or recalled or amended and remain in full force and effect.

IN WITNESS WHEREOF, I hereunto set my hand this 21 day of January 2020.

Kimberly J. Wolford Assistant Secretary